IN THE UNITED ST	TATES DISTRICT COURT
FOR THE NORTHERN	DISTRICT OF CALIFORNIA
JASON EDWARD "MICHELLE MARIE FURYEA" CORDER,	No. C 11-1553 WHA (PR)
Petitioner,	ORDER OF DISMISSAL; GRANTING LEAVE TO PROCEED IN FORMA PAUPERIS; DENYING
vs.	APPOINTMENT OF COUNSEL
MATTHEW CATE,	
Respondent.	(Docket Nos. 2, 3)

Petitioner, a California prisoner proceeding pro se, filed this petition for a writ of habeas corpus under 28 U.S.C. 2254.

Petitioner concedes that he presently has a "petition, appeal or other post-conviction proceeding" pending before the Del Norte County Superior Court. The Ninth Circuit has held unequivocally that the habeas exhaustion requirement is not satisfied if there is a pending proceeding in state court, even if the issue the petitioner seeks to raise in federal court has been finally determined by the highest available state court. Sherwood v. Tomkins, 716 F.2d 632, 634 (9th Cir. 1983). This is because the pending state action might result in reversal of the conviction on some other ground, mooting the federal case. *Ibid*.

The petition is **DISMISSED** without prejudice to refiling it when no further proceedings are pending in the California state courts. See ibid. (if state court action is pending, claims are not exhausted).

IT IS SO ORDERED.

Dated: April <u>27</u>, 2011.

UNITED STATES DISTRICT JUDGE